

AF/3729

ATTORNEY DOCKET NO.: 051252-5189

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

| In re A | Application of: |) | |
|--------------------------|--|-------------|--|
| Micha | el P. DALLMEYER et al. |) | Confirmation No.: 4276 |
| Applic | cation No.: 09/820,672 |) | Group Art Unit: 3729 |
| Filed: | March 30, 2001 |) | Examiner: P. Kim |
| For: | METHOD OF MANUFACTURING A MODULAR FUEL INJECTOR |) | |
| Comm U.S. P P.O. B | mer Window, Mail Stop Non-Fee Amenonissioner for Patents attent and Trademark Office Sox 1450 and 22313-1450 | dment | FEB 2 3 2004 TECHNOLOGY CENTER ROTO |
| Sir: | | | |
| | AMENDMENT TRA | NSMITT | ΓAL FORM |
| 1. | Transmitted herewith is an Amendment in November 14, 2003. | n response | e to the Final Office Action dated |
| 2. | Additional papers enclosed: | | |
| | | es included | d er readable copy and/or amendment ion containing nucleotide and/or amino |

Extension of Time 3.

| - | oceedings herein are for R. § 1.136(a) apply. | or a patent application | and the provisions of | | |
|-------------|--|--|--|--|--|
| | Applicants believe that no extension of time is required. However, this conditional petition is being made to provide for the possibility that Applicants have inadvertently overlooked the need for a petition and fee for extension of time. | | | | |
| | the fees for which are set out in months checked below: | | | | |
| | Total Months | Fee for | [Fee for Small | | |
| | Requested | Extension | Entity] | | |
| | | \$ 110.00 \$ 410.00 \$ 930.00 \$ 1,450.00 due with this request: | \$ 55.00 \$ 205.00 \$ 465.00 \$ 725.00 \$0.00. | | |
| | An extension formonths has already been secured and the fee paid therefor of \$ is deducted from the total fee due for the total months of extension now requested. | | | | |
| Constr | uctive Petition | | | | |
| \boxtimes | EXCEPT for issue fees payable under 37 C.F.R. § 1.18, the Commissioner is hereby authorized by this paper to charge any additional fees during the entire pendency of this application including fees due under 37 C.F.R. §§ 1.16 and 1.17 which may be required including any required entering of the feet of | | | | |

which may be required, including any required extension of time fees, or credit

any overpayment to Deposit Account 50-0310. This paragraph is intended to be a CONSTRUCTIVE PETITION FOR EXTENSION OF TIME in accordance with 37 C.F.R. § 1.136(a)(3).

4.

5. <u>Fee Calculation</u> (37 C.F.R. §1.16)

| CLAIMS AS AMENDED | | | | | | |
|---|---|-------|--------------------------------|------------------|---------------|------------|
| | Claims Remaining After Amendment | | Highest No. Previously Paid | Present Extra | at Rate of | Total Fees |
| Total Claims (37 C.F.R. §1.16(c)) | 24 | minus | 24 | | x \$18 each = | + \$0.00 |
| Independent Claims (37 C.F.R.§1.16(b)) | 2 | minus | 3 | 0 | x \$84 each = | + \$0.00 |
| [] First presentation of Multiple dependent claim(s) \$280.00 | | | | | + \$0.00 | |
| SUB-TOTAL = | | | | | \$0.00 | |
| Reduction by ½ for filing by a small entity | | | | - \$0.00 | | |
| TOTAL FEE = | | | | \$0.00 | | |

6. Fee Payment

| \boxtimes | No fee is to be paid at this time. |
|-------------|---|
| | The Commissioner is hereby authorized to charge the amount of \$ for the month extension of time fee to Deposit Account No. 50-0310. |
| \boxtimes | The Commissioner is hereby authorized to charge any additional fees which may be required, including fees due under 37 C.F.R. §§ 1.16 and 1.17, or credit any overpayment to Deposit Account 50-0310. |

Respectfully submitted,

MORGAN, LEWIS & BOCKIUS LLP

Dated: February 17, 2004

By: ________Arthur M. Antonelli

Reg. No. 51,410

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Customer Window, Mail Stop AF

Commissioner for Patents
U.S. Patent and Trademark Office
P.O. Box 1450
Alexandria, VA 22313-1450

RECEIVED FEB 2 3 2004

TECHNOLOGY CENTER R3700

Sir:

AMENDMENT AND REQUEST FOR RECONSIDERATION UNDER 37 C.F.R.§ 1.116

In response to the Final Office Action mailed November 14, 2003, which period for response extends through February 14, 2004, applicants request reconsideration of the pending claims in view of the following remarks: